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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/734,898	03/02/2001	Wilfried Merkel	257 A	7184
7590 02/04/2004			EXAMINER	
STRIKER, MICHAEL Striker Striker & Stenby			GRAHAM, GARY K	
103 East Neck Road Huntington, NY 11743			ART UNIT	PAPER NUMBER
			1744	

DATE MAILED: 02/04/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)	W .			
		09/73	4,898	MERKEL ET AL.				
	Office Action Summary	Exami	ner	Art Unit				
			(Graham	1744				
	- The MAILING DATE of this communic	cation appears on	the cover sheet	with the correspondence ad	dress			
Period fo			T TO EVRIDE /	MONTH(S) FROM				
THE N - Exten after 5 - If the - If NO - Failur - Any M	DRTENED STATUTORY PERIOD FOMALLING DATE OF THIS COMMUNICATION of time may be available under the provisions of time may be available under the provisions of the following the mailing date of this communication for reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply very ply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In n unication. l) days, a reply within the tutory period will apply a	e statutory minimum of nd will expire SIX (6) N	y a reply be timely filed thirty (30) days will be considered timel MONTHS from the mailing date of this c a ABANDONED (35 U.S.C. § 133).	y. ommunication.			
1)	Responsive to communication(s) file	d on						
2a)□	1113 404011 10 1 11 12 12:	b)⊠ This action i						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)⊠	Claim(s) 16 and 17 is/are pending in	the application.						
	4a) Of the above claim(s) is/a	re withdrawn from	n consideration.					
	Claim(s) is/are allowed.							
	Claim(s) <u>16 and 17</u> is/are rejected.							
7)[Claim(s) is/are objected to.	tion and/or election	on requirement.					
8) Claim(s) are subject to restriction and/or election requirement.								
	ion Papers							
9) The specification is objected to by the Examiner.								
10) The drawing(s) filed on 12 December 2000 is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
Replacement drawing sheet(s) including the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing(c) to a specific property of the correction is required in the drawing correction in the correction is required in the correction of the correction in the correction is required in the correction of the correction in the correction in the correction of the correction of the correction in the correction of								
Priority under 35 U.S.C. §§ 119 and 120								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.								
2) \ \ Not	nt(s) ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (ormation Disclosure Statement(s) (PTO-1449)	(PTO-948) Paper No(s)	4)	view Summary (PTO-413) Paper N ce of Informal Patent Application (P or:	lo(s) TO-152)			

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DETAILED ACTION

Priority

Applicant's cross reference information in the specification should include that the application is ---...a continuation of application 09/101,131, filed 06/30/98, now U.S. patent 6,161,248 which is a 371 of PCT/97/01839, filed 08/23/97.---

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 16 and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Appel (U.S. patent 3,192,551).

The patent to Appel discloses the invention as is claimed. Note in particular figures 6 and 7 (fig. 7 being a modification of fig. 6) which show a wiper blade comprised of an elongated rubber strip (46) adapted for placement against a windshield (43) and an elongated spring elastic carrying element (45) which has upper and lower sides. Said lower side is in continuous contact via bonding with a back surface of said rubber strip. A connection device (41) is employed for

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coupling the carrying elements with a wiper arm. Said connection device employs first means (apertures shown in fig. 5) for cooperation with a wiper arm and second means (42) for cooperating with the carrying element so as to connect the carrying element and the connection device with one another.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

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Claims 16 and 17 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 6,161,248. Although the conflicting claims are not identical, they are not patentably distinct from each other because the patented claim dominates the application claim.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gary K Graham whose telephone number is 571-272-1274. The examiner can normally be reached on Tuesday to Friday (6:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Warden can be reached on 571-272-1281. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 7/03-308-0661.

Gary K Graham

Primary Examiner

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GKG

21 January 2004